Court reserved its decision. Childs for plaintiff; Mr. Cheate and Evarts for defend-THE TAX ON POLICY AND LOTTERY DEALERS UNCONSTITU-

The Grand Jury came into Court and presented some indictments, one of which was against Wm. Craft, for conducting a solicy and lottery business without paying the special tax there. Messes, James T. Brady and Wm. R. Evarts wished to make an argument on behalf of Craft, and Mr. Courtney wished to make an argument on behalf of Craft, and Mr. Courtney wished to make an argument on behalf of the Government. Judge Nelson decided not to hear any argument, saying that his mind was fully made up that the law imposing this tax was unconstitutional, and ordered that the defendant, Craft, and all others who had some attreated and imprisoned or held to ball should be immeliately discharged on their own recognizances to appear for rink if called upon, at the aext term of the Circuit Court, compensing on the third Modulay in February. The United States Commissioners have also been instructed to issue no more warrants for the arrest of parties violating this law. This decision will enable any one who chooses to conduct a lottery or policy business, unless the State laws against it are enforced.

JUNTAL PATENT COMPANY—IMPORTANT TO THE DENTAL PROFISSION—A PRELIMINARY INJUNCTION TO ESSTEAIN DESTIES FROM VAING HARD EUBBEE IN MAKING DENTAL PLATES DENIED.

SUPREME COURT—GENERAL TERM—Nov. 20—Before Jus-tices RAINARD, CLERKE, and INGRAHAM THE SCHOVLES FEAUDS—LIABILITY OF FIRMS FOR THE ACTS OF PARTNERS. The New-York and New-Haven Railroad Company agt. Robert Schuyler and others.

The Court hel he Court of Appeals covered all the points, and affirming the

judgment.
Mr. Wm. Tracy for plaintiffs, appellants; John M. Bucking-ham and Edgar S. Van Winkle for defendants, respondents.

Max Herzog agt. James N. Goldendorfer.—Reference or John Fitzgerald agt. H. Kochler et al - Allowance of \$200 ordered.

La La re the application of George Harrison an habitual drunk-ard.—Report of referee contrined and order granted.

Let be the application of George Harrison an habitual drunk and —Report of referee confirmed and order granted.

Before Justice Barnard.

Nettle Slater agt. Rowan Slater —Report of referee confirmed and judgment of divorce granted.

Before Justice Barnard.

Let Before Justice Barnard.

Let Before Justice Barnard.

James M. Waterbury and the East River Ferry Company agt.

The Dry Dock East Hroadway and Battery Railroad Company, and The New York and Harlem Railroad Company. The Dry Dock East Broadway and Battery Railroad Company agt. The New York and Harlem Railroad Company, The East River Ferry Company, and Oliver Charlick.

On the 18th of June, 1865, the Dry Dock East Broadway and Battery Railroad Company and Battery Railroad tracks in First-ave, and in Thirty-fourth-st, east of First-ave, on the ground filled in by the ferry company under a grant from the cary, with the intention of connecting the same with the rail-road previously constructed by them, but before such connection could be effected, the tracks in Thirty-fourth-st, were torn up and destroyed and the New-York and Harlem Railroad Company pand destroyed and the New-York and Harlem Railroad Company proceeded to extend their railroad tracks upon the same location in Thirty-fourth-st, and to run cars thereon to the ferry. The Dry Dock Railroad Company immediately commenced sait, and procured an injunction against the Harlem Railroad Company, the East River Ferry Company and Oliver Charlick, restraining them and each of them, acc, from interfering with them in the location and construction of their railroad in First-ave.

Thirty-fourth-st., &c. The East River Ferry Company and Jumes M. Waterbury also commenced suit against both railroad companies, and procured an injunction restraining both from constructing or using any railroad upon the location in dispute. Motions were made to dissolve both injunction,

tions came up before Judge Miller at Hudson on the 7th of July, 1865, who dissolved the injunction granted in favor of The Dry Dock, East Broadway and Battery Railroad Company, and con-Door. East Broadway and Battery Railroad Company, and continued the injunction obtained in the second suit.

The Dry Dook Railroad appealed to the General Term, and the appeal having been heard at the Jure Term, a decision has just been rendered by which both orders of Mr. Justice Miller are reversed with costs, and the Dry. Dook Railroad Company establish their right to the location adopted by them in preference to the Harlem Railroad, and the injunction obtained by the Ferry Company is dissolved. The following is the opinion of the Court:

the fourth of the militarity of the control of the fourth of the he Court:
-When the Dry Dock, East Broadway and Battery Railroad

SUPREME COURT CHAMBRES-Nov. 21.

SUPREME COURT CHAMBERS—NOW M.

Before Mr. Statics Strummann.

The Atlantic Mail Scarming Co. and others art. Harten and others.

The Atlantic Mail Steamship Co. and others art. Harten and others.

The Atlantic Mail Steamship Company. on the Sth of July last, by a vote of over 30,000 shares to 2,000, decided to enlarge their stock from five to eight millions, paying 7,300 shares to the now stock to stockholders of the New-York Mail Steamship Co., 14,000 shares to the United States and Brazil Mail Steamship Co., to be kept six months out of the market, 4,000 shares for the Company's notes for \$800,000, to be kept all.

to proceed that thereupon some of the steckholders, in confectuation with one Spencer K. Green, instated on proceeding with the election, and nominated viva voce new inspectors of election, and elected the seven directors who are the defendants in this action; that thereupon Cornelins K. Garrison and D. B. Allen delivered to these inspectors a protest signed for 38,500 shares, partly new and partly old, against this action. That the new directors were elected by a vote of between 10,000 and 11,000 shares, of which over 9,000 were held by partles personally present a and voting for the increase of the stock. The plaintiffs therefore allege the old directors are the lawful directors, holding over in dantly of a valid election, and ask an injunction restraining the

Friday.

Ex-Judges Emott and Hilton and Mr. Fullerton and Mr.

Ex-Judges Emott and Hilton and Mr. Fullerton and Mr.

Dunning for plaintiffs; Mr. Marbury for plaintiff Allen. L.

R. Marsh, Mr. Vanderpoel and ex-Judge Woodruff for defen-

THE CHRISTY WILL CASE ANAIN—APPEAL FROM THE ORDER

MEFURING TO OPEN THE DEFAULT.

Christy and others agt. Clark and others.

It was supposed, and indeed announced in the reports of this case, that it was finally concluded. The question of the validity of the will of E. P. Christy was tried at the Surrogote's Court and affirmed, was carried to the General Term of the Supreme Court, which seat it to the Circuit on prepared issues on the ld of last July, being a continuation of the June term, the defandants' default was taken, and at the last term a motion was made, not for irregularity, but on the merits to open this default, which was denied. It was supposed that this hall disposed of the case, but an appeal was taken from this order, which was argued yesterday.

On the part of the appellants it was argued that the case was if such importance and doubt that it was right a full trial thould be had, and that the defendants had been surprised or at east misled by the prolongation of the June term into July. Some question, too, was made of irregularity, but the notice of notion not stating this the Court preventedly refused to hear it.

scretion in the Judge at Special Term, and by less not reviewable.
The Court reserved its decision.
B. F. Blankman and Jax, T. Erady for plaintiff re ir. Clark and Mr. M. Evarts for defendants appellat Before Mr. Justice Mullian.

AN APPRAISAL CARE.

Issae Methylack art. Charles J. Platt.
Plaintiff sues to recover \$1, 110, with interest from see belonging to defendant. It seems that defendance that the state of the seems that defendance in the seems that defendance is the seems that defendance is the seems that the seems that defendance is the seems that the seems t

tiff to appraise them, agreging. By plantiff alleges, to pay 7,100 for the service, an admitted indebtedness of \$140 from plantiff to defendant decreasing that sum to the amount claimed, that defendant endeavored to compromise the matter, offering a lower sum than he had agreed to pay on the ground that the Company had not paid him for the horses, but that this offer was refused. Defendant avers that he never made this alleged agreement, and that this claim is an attempt by plaintiff and his brother to swindle defendant out of the sum sued for; that he had appraised horses for plaintiff without charge, as a friendly act, and thought that in calling upon plaintiff to appraise these horses plaintiff would reciprocate as a friendly set, and without charge; that the appraised only occupied one day, and that the amount claimed is in any case exorbitant; that when defendant found that plaintiff intended to charge for his services, he told him that he might retain \$150, which plaintiff held as a stakeholder for defendant, and which defendant won on the election of Lincoln, but which he did not receive from plaintiff.

The testimony was directly contradictory.

The jury were directed to bring in a sealed verdict this morning.

Henry A, Mott for plaintiff. Hammond & Romain for de-

ing. Henry A. Mott for plaintiff; Hammond & Romain for de-

SEAMEN'S WAGES AND ALLEGED EMBEZZLEMENT. SEAMEN'S WAGES AND ALLEGED EMBELZELMENT.

Charles Hernnkind agt. William W. Tapscott.

In this case, reported in yesterday's Tribune, and in which suit is brought to recover seamen's wages and the defense was alleged embezziement on the part of the seamen, the jury brought in a sealed verdict yesterday morning for plaintiffs, for the fill amount claimed—\$625.76.

Before Mr. Justice Joseph P. Bahnahd.

DECISION.

Thomas H. Maghee sgt. The Camden and Amboy Railroad and Transportation Co.—Judgment for the defendants.

SUPREME COURT—CHRCUT—Nov. 20.—Before Justice
MULLEN.
BOOK PUBLISHERS IN COURT.

The jury in this case, reported in Tuesday's TRIBUNE, endered a scaled verdict yesterday morning for defendant.

MARINE COURT—Nov. 21.—Before Judge ALKER.

MARINE COURT.—Nov. 21.—Before Judge Alker.

A SUIT FOR HOUSEKEEPER'S WAGES.

Eunice Clark agt. Ephriam H. Jenny.

The plaintiff in this case alleges that she was employed by the defendant in June. 1605, as housekeeper, and that she continued in his service until March 1866; that during that time she has advanced out of her own pocket for household expenses the sum of \$100; that upon expressing a what to leave the defendant's service, and requesting that the above-named amount be paid her, she was offered \$0 in full, which she refused to take. The defendant alloges that he only suployed the plaintiff to work for him on board wages; that in February, 1866, she ceased to perform any service, but continued to live in the house until May; that her board during that time was worth \$7 per week, or \$01 in all which sum he prays may be set off against the claim. On trial.

Wim. R. Stafford for plaintiff; R. H. Underhill for defendant. Another case of seamer's wages.

The plaintiff in this case complains that he was employed by the defendants as second mate of a steamer burned by them; that on the 25th of June last he signed the articles; that on the 15th of June last he signed the articles; that on the following day he was discharged without any reasonable cause assigned. He now brings this suit for wages which he claims to be due him. The defendants introduced evidence to prove that the plaintiff was drunk, disorderly and multious, and that they were obliged to discharge him on that seccount.

COURT CALENDARS FOR TO-DAY

SUPRIME COURT—CIRCUIT.

PART I—Held by J. F. BARNARD. J.—Court opens at 10 o'clock a.

Co.
PART II-Held by MULLEN, J.-Court opens at 10 o'clock a.
Hield at No 73 Dunness. Adjourned sutil Monday next. No. 1. Dunness. Adjourned until Monday next.
607 REMN COURT—GENERAL TREM.
18 A.B. P. J. LERRER and INGRARAM J. J.—Court open
at 1/4 o'clock a. m.—Enumerated motions.

Sot.

3. Perris agr. Eitner.

5. Wilsonaby sat. Clark.

5. Tayger out. Clark.

5. Tayger out. Clark.

6. Hoy sat. Smith.

6. Hoy sat. Smith.

6. Hoy sat. Smith.

6. How sat. Sect.

6. Same agr. Same.

6. Same agr. Same.

6. Sonore agr. Var. Wyck.

6. Sonore agr. Var. Wyck.

6. Spotford agt. Leiaud.

6. Spotford agt. Leiaud.

6. Nackay srt. Madgett.

6. Mackay srt. Madgett.

6. How sat. Supplementary of the same.

6. Same say. Taylor Same.

6. Sonore agr. Var. Same.

6. Sonore

55 Schaff art. Hoyman
50 Schaff art. Hoyman
50 Schaff was at al.
50 Frankwood agt. McNuky.
50 Flonds agt. McNuky.
50 Flonds agt. McNuky.
50 Flonds agt. McNuky.
50 Schiele wagt. Ronz.
50 Schiele wagt. Ronz.
50 Schiele wagt. Ronz.
50 Schiele wagt. N. Y. Cen. S.

208-Lowis agt. An

162—McCrory agt. McCrory.
200—Taylor agt. Ketchum.
201—Calhoon agt. Ketchum.
206—Moore agt. Pine.
SUPREME COURT—CHAMBERS.
Held by SUTHERLAND, J.—Court opens at 10 o'clock a. m.—Res

30-ir vs. app. or Accet or increase.
60-Berrien agt. Patterson.
60-Berrien agt. Patterson.
60-ir vs. the app. of Livingston for removal.
81-Leffigurell agt. Godfrey.
84-Goodwin agt. Einestein.
874-Hewitt agt. B. R. Pet. Co.
91-Wronet agt. Weijean.
80-Bessel agt. Wokestein.
--Mornetage agt. Conway.
8 COUET.
8 COUET.

The general call is No. 101—Morrotage agi. Conway.

SUFERIOR COURT.

Part I. -Held by Barnous J. -Court opens at 11 o'dock a m.
1203—Retrieve agt 11 o'dock a m.
1204—Wakeman agt. Gowdy.
1214—Larete agi. The Comp. Gen.
1215—Wilson agt. Jenett.
1216—Strong agi. From.
1211—Casey agi. The Mayor.
1211—Casey agi. The Mayor.
1201—Rice agi. Spear.
1201—Rice agi. Spear.
1201—Rice agi. Spear.
1211—Francis agi. Fullman.
1211—Francis agi. Fullman. PART IL.-Held by Joyns, J. Court opens at 11 o'clock a m.

OOMMON PLEAS.

PART I.—Held by BRADY, J.—Court opens at 11 o'clock a. m.—The calendar was the same as was published yesterday.

PART II.—Held by CARDOSO, J.—Court opens at 11 o'clock a. m.
Not.

1111—Whelpley agt Silverschmidt.
1105—Whelpey agt. Silverschmidt.
1105—Holmes agt. Brandags.
1105—Holmes agt. Brundags.
1105—Holmes agt. Brundags.
1106—Genning agt. Turner.
1107—Dudloy, it. agt. Freedland.
1108—Moore agt. Laurence.
1108—Parts agt. Third Avenue
1108—Parts agt. Third Avenue
1109—Am. Nat. Brack N. Y. agt.
1109—Braty agt. Lamb.

Wallace agt. Bohu.

MARINE COURT.

Held by Alkan, J.—Court opens at 10 o'clock a. m.

Wallace agt. Bohn.

Smith agt. Ayrea.

Leannon agt. Kinsia.

Morris agt. Mendicon.

Watsou agt. Mosse.

Painer ags. Soomon.

Painer ags. Soomon.

The —Church agt. Musen.

The —Muller agt. Jackman.

The —Stit well agt. Underhill to — White agt. Hogan.

Lemoin agt. Jaquernut.

The —White agt. Hogan.

Pasey agt. Harvey.

The —Watta agt. Weisa.

Marin art. Wood.

CRIMINAL COURTS. COURT OF GENERAL SESSIONS. [Before Judge Russel.]

FALSE REPRESENTATIONS .- Manuel Cortex, a Spaniard, having the assumed name of " Don Pedro," " Spanish Con sul," and "Manuel Fernander," was yesterday tried and acsul, and manner remanant any reservant of the output of the charge of obtaining goods by false pretenses. The complainant in the case. Benjamin B. Bunville, keeps a butcher-shop, and the defendant came to him on the fifth of Market with a letter of introduction from a brother butcher doing business at Fulton Market. The defendant represented himself as Bot him the schooler through the show that the defendant was not the owner of such a schooner. On this the provisions had been delivered to him, and the case being abandoned by the prosecution a verdict of "not guilty" was rendered. Another indictment against the prisoner Cortex, upon obtaining goods to the amount of \$300 by false pretenses, still remains to be

ROBBED BY HIS COMPANIONS.-Dennis Hayes and Thomas ROBBED BY HIS COMPANIONS.—Dennis Hayes and Thomas Kline, sailors, on being arraigned on a joint indictment for robbery in the first degree, pleads guilty of petit larceny from the purson. According to the testimony of Albert Hoglander, who makes the complaint, he met the prisoners on the evening of the 2th of October, and was with him four or five hours, doing what he doesn't say. The robbery was committed on Market-st, near Mource st, and after having knocked the complainant senseless on the sidewalk, the two prisoners took \$10 in treasury and currency notes away from his possession. The plea of the prisoners was accepted, and they were sentenced to the State Prison for three years each.

FOLLOWING SUIT.—On Monday John Kelly pleaded guilty to the charge of burglary in the third degree, and was sentenced.

the charge of burglary in the third degree, and was sentenced to the State Prison for four years, and yesterday three more to the State Frison for four years, and yesterday three hore defendants on the same indictment pleaded guilty. John Evans and Edward Donelson, two of the number, were sentenced to the State Frison for four years each, and John Wilson, the third co-defendant, was remanded till Friday. Their offense was the breaking into a millinery store on the inth of October, and carrying away a quantity of goods valued

REMANDED.—John Hatch pleaded guilty to stenling a silver watch from the room of John Mohr at No. 198 Greene st., on the waten from the room of John Mohr as No. 198 Orecess., on the lat of October and was remanded till Friday for sentence. Charles F. Lofkin and William Boyd jointly pleaded guilty to stealing a case of boots worth \$100, which was in the custody of the Boston Steamboat Company, and were remanded for sentence.

A SHOPLIFTER SENTENCED.—Henry Jackson pleaded guilty to unlawfully carrying away three dozen woolen shirts from the store of John Rau in Broadway, and was sentenced to two years imprisonment in the State Prison for so doing. A FORGER DISCHARGED.—George Andrews pleaded guilty

to forgery in the fourth degree, and was discharged by the Court; sentence suspended. The complaint shows that the Court; scatteres suspended. The companies above that Andrews came to the firm of Liscomb & Co., in Barclay-st., on the 17th of July, and purchased goods amounting to the sum of \$22. In payment he tendered a paper purporting to be a check drawn on the Fulton Bank by Samuel W. Andrews, or bearer, for the sum of \$100. The check was received as being genuine, and \$65 returned to the defendant as the balance due him. The check was afterward found to be a foreign.

ESSEX MARKET POLICE COURT.

[Before Justice Manufield.]

A WEDDING IN COURT.—Two young women appeared before Justice Mansfield on yesterday and resited to him two short tales which were told with some hesitation and any panses. The result was that the Justice very seriously panels of a young man, also standing before his deak, what he in-cended to do. To marry the two of them was against the law, and each had an equal claim on him. He then and there usade is selection, the magistrate tried the knot, and one of them set he Court as Mrs. Charles Hessner, of No. 199 Avenue C. THE CASE OF THE REV. MR. WILLIAMS.

There was a further examination on yesterday, before Justice Dodge at the Jefferson Market Police Court, into the case of the Rev. Mr. Williams, the Virginia clergyman accused of pecket picking in a Fifth-are, stage some time since. There was considerable interest manifested in the investigation, a large number of highly respectable persons having attended

a large number of highly respectable persons having attended the Court during the day. Mr. Murry appeared for the prosecution and Mr. Roger A. Pryor for the defense.

Officer Delamater was the first witness called, and testified that he saw a disturbance on the corner of Twenty-third-st, and Broadway, and on approaching there he saw something being handed to Mrs. Moore; a gentleman then told him he should streat the prisoner, and he remarked that the accused had picked a hady's pocket; witness saked who was the lady, when Mrs. Moore replied that her pocket-book had been taken told an officer, who came up at the time, to bring Mrs. Moore to the headquarters to make a statement of the case; she replied she had an engagement at 9 o'clock, and she could not go; witness said he would go with her, and he took the prisoner; told her she would have to go to headquarters to get her pockethook; she did not seen inclined to make the compaint; asked the prisoner where he found the pockethook; he said he found it on the bottom of the stage.

Cross-examined by Mr. Pryor—Said nothing about finding the purse before the Judge, was sworn to tell the truth, but did not give that material fact, because it was not asked, remorphered the fact at the time, but did not think it necessary to state it; thinks be may have told the fact to the judge, when he searched the accused found a miniature picture on him, which he saw was a picture of his wife; found an old knife upon him, it was not very did nor very slarp, Mr. Williams had 100 30 when arrested, found no tools such as are used by pick-pockets on the prisoner; the knife was an ordinary one.

By Mr. Wurry—He had a glove on his loft hand when I arrested him, and he had the right band glove in his left hand.

By Justice Dodge—Ind not hear any questions asked the prisoner after his arrest.

Mrs. Emma F. Thayer was the next witness called, and being examined by Mr. Murry, testified that she saw the accused.

left and two on the right: never saw the unknown lady before, think she would know her if she saw her again, no one got in after Mrs. Williams until Mrs. Kendall and Miss Irving got in, no one got out at that time, as far as witness can remember, saw the unknown lady get out at Fifth ave, and Sitteenth et, no one got in after this lady left until the occurrence took place, did not see the adonaed take the purse, saw him endeavoring to pail the strap; heard Mrs. Campbell say: "Give me the pocket-book;" did not hear the person make a reply; he did not say that he did not lave the pocket-book;" did not hear the person make a reply; he did not say that he did not lave the pocket-book; did not hear the socused deny having the pockets book.

Three other witnesses—Mrs. Parsons, another lady, and Mr. Gale of The Trees—were also examined, but their testimony has been given in substance more than once before, and was mereny a repetition of the fauts aircady stated.

a repetition of the facts already stated.

The Hev. Mr. Williams presented the following letters bearing testimor to the high eateen in which he is held by those who are familiar with his whole control life. REV. AND DEAR SHOTHER: We have beard with early our substressing models.

gints.
In testimony whereof I have hereinto set my hand and affixed my actarial seal, this 17th day of November, 1896.
If P. Craw, Notary Public.

THE FIRST-AVE. HOMICIDE. INVESTIGATION BY CORONER NAUMANN-BYAMINATION OF SEVERAL WITH BISES-THE ACCUSED COMMITTED WITHOUT BAIL.

Yesterday James Dougherty, Michael Hughes, and Michael Meagher were arraigned before Coroner Naumann at having caused the death of Walter Westcott, in the caloon of Michael Meyers, No. 443 First ave., by cutting him with a knife,

on the morning of the 3d inst. The following is the testimony taken:

Michael Meagher being sworn testified—I reside at No. 347 Fast Thirty first-at.; I did not know that I was in Mr. Meyer's bouse until next morning; I woke up and we sat on the bed taking; there were three of ms; it was in Dougherty's bouses in Twenty-eighthst, near First-ave.; we were taking of what happened the night before in Dougherty said. "I can thim." meaning deceased; it saked him what he did it for; he said, "because Westcotf hit me in the face;" my yew was black, and my face was all swolen up; I did not remember anything about it; Dougherty and he had out the man in the oyster shows in First-ave, heave-on Twenty-aixth and Twenty-eventh-sta;. I was intoricated that night; there were four of natogether; I did not see a knife; if he not know how I got into the place, or how I get out; Dougherty did not show me a knife; the party consisted of myself, Michael Hughes, Owen Whitney, and the pray consisted of myself, Michael Hughes, Owen Whitney, and the pray consisted of myself, Michael Hughes, Owen Whitney; and the pray consisted of myself, Michael Hughes, below the at indicate the single work and deposed—I reside at No. 303 East Thirty-direct et.; I was in company with Dougherty and the others on the night of the afters; I do not know what occurred that night in the oyster saloon; the next morning the mother of Meagher came into my room where I was sleeping; she saked me if I knew where he was; I told het "no," but would try and find him; I asked her if he was home that night; the said. "no? I went to the Twenty-second-st Station-House to look for him; they told me there was no such man under arrest there; I then went ever to the Twenty-second-st Station-House to look for him; they told me there was no such man under arrest there. I then went ever to the Twenty-succond-st Station-House to look for him; they told me there was no such man and told her; that afternoon I was taking to Mengher; I said, "Mike, do you know who had the knife;" he

fermally examined by the Coroner, when he stated that he was 29 years of age, was born in this city, and was a machinist by occupation. In answer to the charge he said, "I am innocent of it! I know nothing about it." All the prisoners are young men and have that peculiarly loaderish expression acquired by hanging around street corners. They belong to the Twenty-first Ward party of roughs that have given the police so much trouble at times lately. The Coroner decided to commit Bougherty to the Tombs, without bail, to await the action of the grand jury, and sent Meagher to the House of Detention for Witnessee.

Mining Stocks. Nye

THE MONEY MARKET.

SALES AT THE STOCK EXCHANGE

ntinental Bank Erie

U S 6s, 5-20 Cop, U S 6e,5-20 Co, 55 n. | Central Nat Ba. 40.00 20 Co, 65 n.] 40. 112½ Eric Preferred
3,000. 108½ 10. 112½ Eric Preferred
10 S.5a, 10-40 Coupon
9,000. 100½ 40. 47½ 200.

Treas Notes 7 3-10. 109. 109. 47½ 200.

1st Series. 109. 432 47 Mich Se & N In
109. 432 47 Mich Se & N In
200 2d series. 109. 47½ 300.

W Union Tel Re Ex. 300. 300 470 97½ Illinois Contral 1054 50 971 IIII Wilkeebarre Coal 10 10 1654 900 67 Chr Ohio 6a 1881 100 484 1,000.

100 484 1,000.

Atlastic Mail 2,200.

61 100 111 Cler & Toledo

80 200 111 1,000.

60 Adams Express Co 200. Ohio 6s, 1870 Virginia 6s 2,000

U S 6a 5-20 Coup '62 Mariposa. 500. 1085 100 . 13 U S 6a, 5-20 C, 65,n.l. Canton

U S 6s 1831 Coup. 24 o CLOCK BOARD.

U S 6s 1831 Coup. 4tlantic Mail Hillinois Central. 7,330 1121 100 100 100 300 630.

U S 6s 5-20 Coup. 62 200 1881 200 630 630.

U S 6s 5-20 Coup. 65 Boston Water Pow'r Clove & Pitta 10,000 106s 100 301 400.

U S 6s, 5-20 Cp, 55. nl 250 301 200 301 400.

U S 6s, 5-20 Cp, 55. nl 250 301 200 301 400.

U S 6s, 5-20 Cp, 55. nl 250 301 250 301 400. U S 5a, 10-40 coup 102,000 109 Pacific Mail Treas Notes, 7 3-10 50 ex d Tei Reading 600 1036
454 2,000 910 113 Al & T Haute
100 100 113 Al & T Haute
100 100 114 Al & T Haute
100 100 114 Mireaukee & St P
17 Mich So & N In
100 564 .. 1954

A

OPEN BOARD OF BROKERS-10 A. M. Cley & Pitts

| Mariposa 1706 | 100 | 254 | 400 | 153 | 77 | 600 | 105 | 105 | 100 | 153 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 108 | 1 PETROLEUM AND MINING STOCKS.

2 00 Keystone Silver... 9
40 Kipp & Buell G. 1 35 1 4
2 La Crosse Gold... 1 30 1 3
Liebig... 50 1 0
25 Liberty Gold... 1 7
20 Montana Gold... 38
80 Montana Gold... 38
85 Montana 1 30 1 7
12 Nye Gold... 14 1
150 Oak Hill G of Col... 1 05 1 12
70 Oho & Col. G & S. Forest Co. Pet. Co. Hamilton McClintock...... Manhattan... 20 Ohio & Col G & S. ... 20 Paciso Mining Co. ... 25 Pah Ranagat C S. 2 25 5 25 Peo G & S of Cal. 1 75 Conserts Hill 4 95 25 Pah Hanagat C S 2 25
5 25 Peo G & S of Cal 1 75
Quartz Hill 495
6 00 Smith & Par G 8 50
Traa Gold 10
2 25 Vanderburg 76
5 00 Caledonia Copper 30
1 75 Davidson Copper 1 20
4 00 Evergreen B Cop 1
1 30 Hilton Copper 1 00
4 01 Indian Copper 1 00 Alban 1 12
Alpine 1 12
American Flag 2 00
American Flag 3 00 Alban
Alpine 1 12
American Flag 2 00
American Flag 2 00
Bates & Barter G 2 50
Benton Gold. 1 40
Boscobel Silver. 1 25
Burlough Gold. 4
Burroughs Gold. 4
Church Culon G 2 70
Col G & S Ore Sep
Crotier Gold.

	Geld Hill 4		
	a start as array	BALER	and the same of
	Mining Stocks.	Nre Gold 500	American Fing
	Croxier	500 15	300 2 2
	500 51	1,000 b10. 16	Bates & Baxter
	400 \$30.12 50	500 15	160 2 5
	Corrdon	Oak Hill	Corydon
	100 \$30, 5 53	500	200 5 56
	Downleville Gold	300 b3. 1 10	Downleville Gold
	500	300 5 10 900 530 5 10 900 530 5 15 900 530 5 15 900 530 5 15	1,500 1
	Bullion Con	100 b10 2 25	Consolidated Col.
	100 0.3.50	Quarta Hill	After call.
	Echla Gold	300 5 00	1.000
	100 2 10	600 h30 5 15	Gunnell Gold
	Pinst National	900 5 00	500
	000 A 00	400 530 535	500. 6
	Other Cald	400 5.00	Holman Gold
	Gupin Gold	400 5 00 100 b3. 5 00	500
	600 3 00	200	A See Call
	371bband C 6 C	200 5 00 Davidson Copper 200 1 25	500
	Hibbard G & C 100 96	Davidson Copper	Ta Crossa Gold
	100 97	Toug Triand 1 age	Oak Hill
	300 30	100	100 10 10
	Holman Gold	Wallace Mickel	Theoretain Cl. 5 Cl
	1,000	10083. 3 11	Propies G & 5
	1,000 30	100	100
	Kipp & Buell	100 3 85 Wallace Nickei 100 s3 3 11 100 s3 3 15 100 s3 15	duste mm
	La Crosse Gold	200 634	Leystone 3
	100, 1 30	Columbian G & S	After call.
	Montana Gold.	100 1 10	1,000
Н	1,000 30	SECOND CALL	Smith & Parmeles
i	Smith & Parmalee	100	100
	100 83 8 40	100	200 8 5
i	200 8 60	100	100b3. 8 5
i	100		

WEDNESDAY, Nov. 21-P. M." Gold is lower. The opening rate was 141; closing at 1394. The lowest point of the day was 1394.

general share market was de ressed, and the business moderate. Atlantic Mail was firm at 111@111 and Pacific at 180 ex-dividend. New-York Camtral was firm at 1104. North-Western stocks were strong at 52 and 74, with large sales. After the call prices were barely supported, and cash stock was abundant. At the Second B were lower and no large amounts could have been sold except at a heavy decline. North-Western Preferred feld to 73, in face of a scrip dividend of 7 per cent declared this forenoon. The common stock was steadily taken by strong parties throughout the day. United States & of 1881 fell 2; 6s of 1865, 2; new issue, 4, 10-40s, 2, and 7-30e per cent. Ohio and Mississippi Certificates fell (a) Quickeilver, 1; Atlantic Mail, 31; Pacific, 1; New-York Central, 14; Erie, 14; Reading, 1; Michigan Central, 14; do. Southern, 4; Illinois Central, 1; North-Western, 4; do. Preferred, 1; Cleveland and Tolede, 14; Rock Island, 1; Fort Wayne, 1; Alten and Terre Haute, 24. Late in the day prices were lower and the market unsettled. The closing quotations were: New-York Central 1082 2108; Eric, 76; 276; Reading, 119; 2119; Michigan Southern, 814 @812; Cleveland and Pitisburgh, 844 85; Rock Island, 1034 @ 1034; North-Western, 504 @ 504 do. Preferred, 724 @721; Fort Wayne, 1051 @ 1054. Money has been in active demand at 7 per cent on call, and in some cases a little more has been made by lenders

indirectly. The demand for currency continues, and among the buyers the Treasury Department is not the least. The National banks have been closely drawn upon to strengthen the Department at points where past-due temporary loans remain unpaid. This resource is not equal to the demands upon the Treasury, and gold has been sold to a moderate extent "to buy currency" and pay the past-due debt. It is evident that the Treasury has reached the point where it cannot come to the rescue of any class of borrowers. It is in a position to meet all its obligation promptly and to steadily reduce the volume of the National debt, but that is all. It has coased to manufacture for itself or for the National banks snything in the form of currency, and is now laboring in direction which converts legal tender and short debt ing for legal tender at maturity, into long funded debt, which employs money. From this time the Treasury will press with a heavy hand upon all forms of industry, in the shape of taxes, or forced loans, as they may with great propriety be called. These forced loans, to be sure, go to reduce the National debt, and to pay the interest upon it, but they are a burden industry, and no matter how necessary to maintain the honor of the nation, are no less a burden. As these taxes are paid in legal tenders, which can and will be destroyed steadily, the market price of all the property of tax-payers will soon convince them that neither public or private debts are a blessing. The sooner traders upon borrowed capital realize that the Treasury is steadily reducing the legal tenders upon which commodities now rest so insecurely, and shape their business accordingly, the safer they will be. The best purchase at the present time is money. Commercial bills sell at 7 per cent, with exceptions at 6) per cent. Long paper is not wanted at high The suspension of the firm of Stuckle, Becker & Co.

is announced. The house is reported to have been largely "long" in gold and fancy stocks.

The coal shipped by the Pennsylvania Coal Company,

1866. . . . 451,569 tuns | 1865. 479.399 tuns | Dec 47,831 tuns Bills at 60 days on London are quoted at 108 2 108; for commercial, 108; 2109 for bankers'; do, at short sight 1091 21091; Paris at 60 days, 5.231 25.161; do. at short sight, 5.16; 25.13; Antwerp, 5.23; 25.18; Swiss, 5.23; 25.18; Hamburg, 36; 236; Amsterdam, 40; 241; Frankfort, 41.241; Bremen, 78; 278; Prussian thalers, 71; 2

724. The business at the Sub-Treasury was: Receipte \$4,426,647 13; for Customs, \$371,000; Payments, \$780,-395 01; Balance, \$100,275,410 99-Gold notes, \$349,000.

A Washington lotter says:

A Washington lotter says:

The financial paragraphs of the message will be of more interest to the public than all the rest of the document combined. It was to mollify the views of the President on the National banking system that Chief-Justice Chase called at the White House. And those interested in the issue of more paper money are now besieging the President in company with the officers of the National banks, in the hope that they may induce him to become a convert to their views. Behind the amnesty and suffrage smoke there is some financial fire.

The Directors of the Chicago and North-Western Rail-road have declared a dividend of 7 9 cent, free of Gov-

road have declared a dividend of 7 & cent, free of Government tax, in scrip, on the Preferred Stock; 6 & cans will be paid in stock, and the balance in cash, at the mar-

The Caucage Tribuse of Monday says:

The drooping and unsertied condition of the produce markets, the tumble in stocks, the general want of confidence in the stability of present prices, and the almost unanimous conviction that values will suffer a very material decline before the bottom is reached, have elutioned no fittle talk in financial and mercantile circles, and created great anxiety for the future. The week slowly accommuniting, and the amount of fresh paper presented for discount is exceedingly light. The market is extremely accommunities gover for those who don't want a communities. margins are insisted on than formerly. There is no change in the bank rate, and unexceptional paper is readily passed at 18 per cent. In the open market, good outside names are negoti-ated at 12 per cent, and less acceptable signatures at 15 9:18 per cent. The balance of trade still continues to favor Ney-York, and the exchange market is close. This is owing to the light-ness of the shipments of produce and will no doubt continue-uant the acceptance market is close. This is owing to the light-ness of the shipments of produce and will no doubt continue-

until the pork crop fairly begins to move. The Cincinnati Commercial says:

There is as close a money market as ever, and borrowers where are driven to the street have to stand extra heavy rates of interest. This, when commercial business is not a satisfactory condition of things. To a no inconsiderable extent the demand for loans merely represents an extension of credit that promises to have no immediate end, since the credits were given on the prospect of crops, particularly in the credits were given on the prospect of crops, particularly in the South, that is not to be realised. Large quantities of goods have been sold that have gone into consumers hands on the faith of remunerative crops, that are likely not to be paid for until another season may afford a better yield of our staple, Meanwhile the debt stands unadjusted, and the banks are kept busy in sustaining the merchants who have the promises to pay, but can get nothing to show for them. The movement of the hog crop will afford the country some relief, but by no means full, and those persons, meanwhile who, in their competitions to sell goods, have granted credits loosely, will have to suffer for their want of prudence.

It is reported that the perty in New-York Central representing interests opposed to the present direction, have

resenting interests opposed to the present direction, have been selling their stock since the closing of the books, and are likely to be checkmated as their stock has been quietly picked up by the Vanderbilt party, and that the books will be opened prior to the election, and the proxies killed. These reports are too industriously circulated to be true, but have probably checked temporarily the downward temdency of the stock.

The following shows the exports, exclusive of specie, from New-York to foreign ports, for the week ending Nov. 20, and since the beginning of the year:

For the week \$1,923,161 \$4,415,566 \$4,119,135 Previously reported. 187,800,301 145,827,332 172,317,835 Since Jan 1.......\$191,788,462 \$151,942,898 \$168,436,436 FIRST MORTGAGE BONDS OF THE CENTRAL PACIFIC

RAILBOAD CO. OF CALIFORNIA. INTEREST AT THE RATE OF SIX PER CENT PER ANNUM, PAY-

ABLE SEMI-ANNUALLY, ON THE FIRST DAY OF JANUARY AND JULY. PRINCIPLE AND INTEREST PAYABLE IN U. S. GOLD COM

IN THE CITY OF NEW-YORK. Amount of leson, \$7,336,000. Is Coupen Bends of \$1,000

The Bonds have Thirty Years to run, and are secured by a First Mortgage, constituting an absolute prior liem

on that portion of the Road, Equipments, Franchises, and Entire Property of the Central Pacific Railroad Company, located in the State of California, and extending from Sacramento City to the California States Line, forming a part of the GREAT PACIFIC RAILBOAD ROUTE, adopted and sided by the UNITED STATES

For Sale at 95 per cent, and accrued interest from July

For further particulars apply to FISE & HATCE, Bankers and Dealers in United States and other desires ble securities, No. 5 Nassau-st., New-York.

THE MARKETS.

ASHES are in moderate demand without change to note in prices; sales at \$0.75 \$\infty\$ for Parts, and \$1.40 \$\infty\$ for Pearls. BRICKS are firm and in fair demand at \$13.0514 for Common Hard; \$18.8\$00 for Croton, and \$25.0\$70 for Philadelphia Front.

COTTON—The demand to-day has been less active, and prices are a trifle easier, closing irregular at \$4.0546, for Michigan Uplands to \$36.0566 for do. New-Orleans; sales of \$56.00 \$\infty\$ for the content of the content of \$1.00 \$\infty\$ for the content of the content of \$1.00 \$\infty\$ for the content of the content of \$1.00 \$\infty\$ for the content of the content of \$1.00 \$\infty\$ for \$1.

COFFEE-We hear of no sales to-day worthy of notice, and

Government Stocks were steady at the Morning Board with very moderate sales. In Railway mortgages and State stocks the transactions were unimportant. The